of the license issued. Such license warrants, when under close supervision, hunting dogs, or dogs for breeding purposes or sale, to be taken from the kennel to the hunting field and hunted or taken for exercise or showing, and returned to the kennel in similar manner but does not warrant any dog kept at the kennel otherwise to leave its limits without an individual license and the wearing of an individual license tag.

For protection and identification of kennel dogs in transit between the kennel and the field as above provided they must wear collars or harnesses with kennel identification marks by name or number attached thereto and furnished by the kennel, which may be removed only when under supervision in the

exercise or hunting field.

Kennel licenses are due and payable on or before January 1st and not later than January 31st in each year, or when beginning operations, and the license fee for kennels owning or keeping not more than twenty dogs shall be Fifteen Dollars (\$15.00) and for each additional ten dogs or fraction thereof over twenty, the license fee shall be increased Five Dollars (\$5.00), and the names of all persons owning, operating, or interested in the kennel at the time of taking the licenses shall be written on the back of the certificate and the stub; and the name and address of the owner of each dog kept in such kennel and a record giving full data concerning sales or other disposition of dogs from such kennels or ships shall be kept on file thereat and available for inspection by the Warden or other peace officers at all times.

A kennel shall not be operated in such manner as to defraud the County of the license fee applying to dogs which cannot legally be covered thereunder or in any manner to violate other provisions of this Act; the primary purpose of a kennel license being to relieve owners of dogs kept at a kennel and never being allowed to run at large, from the necessity of taking out individual licenses for such dogs.

(c) The Board of County Commissioners shall have the right to reduce the cost of any or each class of license fees not to exceed fifty percent (50%) if, in the discretion of the

Board, such reduction is necessary and proper.

256C. (Penalties and Fines for Delinquent Licenses.) Any license either individual or kennel that is not procured during the month of January or within thirty days from the time when the provisions of this Act it is due and payable shall have added to it as a penalty for such delinquency an amount equal to 25% of the regular annual fee for each month or fraction of a month of such delinquency; and any person violating either by failing or refusing to comply with any of the provisions of Section 256B shall be guilty of a misdeameanor, and